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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:

SEARS HOLDING CORPORATION, et al.,¹

Debtors.

Chapter 11

Case No. 18-23538 (RDD)

(Joint Administration)

**LIMITED OBJECTION AND RESERVATION OF
RIGHTS OF MCDONALD'S CORPORATION TO THE THIRD
SUPPLEMENTAL NOTICE OF CURE COSTS AND POTENTIAL
ASSUMPTION AND ASSIGNMENT OF EXECUTORY CONTRACTS AND
UNEXPIRED LEASES IN CONNECTION WITH GLOBAL SALE TRANSACTION**

McDonald's Corporation ("McDonald's"), by and through its attorneys, hereby files this limited objection and reservation of rights ("Response") to the *Third Supplemental Notice of Cure Costs and Potential Assumption and Assignment of Executory Contracts and Unexpired*

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Inovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); Sears, Roebuck de Puerto Rico, Inc. (3626); SYW Relay LLC (1870); Wally Labs LLC (None); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Sears Brands Business Unit Corporation (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); Bluel.brht.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Koart.com LLC (9022); and Sears Brands Management Corporation (5365). The location of the Debtors' corporate headquarters is 3333 Beverly Road, Hoffman Estates, Illinois 60179.

Leases in Connection with Global Sale Transaction [Docket No. 2753] (the “Third Cure Notice”). In support of this Response, McDonald’s states as follows:

BACKGROUND

1. On October 15, 2018 (the “Petition Date”) and continuing thereafter, the above-captioned debtors (collectively, the “Debtors”) each filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101, *et seq.* (the “Bankruptcy Code”). The Debtors have continued to operate its business and manage its properties as debtor-in-possession pursuant to Sections 1107 and 1108 of the Bankruptcy Code.

2. McDonald’s and the Debtors are party to multiple executory contracts, easement agreements, and unexpired leases throughout the country.

3. On November 19, 2018, the United States Bankruptcy Court for the Southern District of New York (the “Court”) entered the *Order Approving Global Bidding Procedures and Granting Related Relief* [Docket No. 816] (the “Global Bidding Procedures Order”).²

4. In accordance with the Global Bidding Procedures Order, on January 18, 2019, the Debtors filed the *Notice of Successful Bidder and Sale Hearing* (the “Successful Bidder Notice”) [Docket No. 1730], which among other things, announced that the Debtors determined that the offer submitted by Transform Holdco, LLC (the “Buyer”), established by ESL Investments, Inc. to acquire all or substantially all of the global assets, was the highest or best offer for the global assets. A copy of the asset purchase agreement between the Debtors and the Buyer (the “APA”) was attached to the Successful Bidder Notice as Exhibit B.

5. On January 18, 2019, the Debtors filed the *Notice of Cure Costs and Potential Assumption and Assignment of Executory Contracts and Unexpired Leases in Connection with*

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Global Bidding Procedures Order.

Global Sale Transaction [Docket No. 1731] (the “First Cure Notice”). Exhibit A to the First Cure Notice lists three (3) contracts with McDonald’s (collectively, the “Contracts”). See First Cure Notice, Exhibit A, page 205 of 342, nos. 4750, 4751, and 4752. The First Cure Notice indicates that the cure amount for each of the Contracts is \$0.00.

6. On January 25, 2018, McDonald’s filed a limited objection to the First Cure Notice [Docket No. 1878] (the “Limited Objection”). Thereafter, on February 2, 2019, McDonald’s filed a supplement to the Limited Objection [Docket No. 2365] (the “Supplemental Objection”).

7. On February 8, 2019, the Court entered the *Order (I) Approving the Asset Purchase Agreement Among Sellers and Buyer, (II) Authorizing the Sale of Certain of the Debtors’ Assets Free and Clear of Liens, Claims, Interests and Encumbrances, (III) Authorizing the Assumption and Assignment of Certain Executory Contracts, and Leases in Connection Therewith and (IV) Granting Related Relief* [Docket No. 2507] (the “Sale Order”).

8. On March 5, 2019, the Debtors filed its Third Cure Notice. Exhibit B to the Third Cure Notice lists one (1) sublease with McDonald’s (the “Easement Agreement”) in regards to Store No. 36, located at 23222 W Valencia Blvd, Valencia, CA 91355. See Third Cure Notice, Exhibit B, page 28 of 29, no. 36. The Third Cure Notice indicates that the cure amount for the Easement Agreement is \$0.00 (the “Proposed Cure Amount”).

OBJECTION

9. McDonald’s is currently conducting an estoppel process to determine whether any amounts are owed or whether any obligations are outstanding under the Easement Agreement (the “Estoppel Process”), which is labeled a “sublease” in the Third Cure Notice. Upon information and belief, the Estoppel Process may take up to two (2) weeks for completion. As a

result, at this juncture, McDonald's is unable to verify the accuracy of the Proposed Cure Amount.³

10. Further, while the Third Cure Notice identifies the Easement Agreement, the Third Cure Notice does not identify McDonald's rights associated with the Easement Agreement. It is unclear whether any potential assumption and assignment with respect to the Easement Agreement remains subject to McDonald's rights under the same. Accordingly, McDonald's files this statement and reservation of rights to preserve its rights and interests under the Easement Agreement, applicable state law, and under the Bankruptcy Code.

11. In addition, to the extent McDonald's is entitled to reimbursement of legal fees or any other fees under the Easement Agreement, the Debtors are required to take into account additional cure amounts related to legal fees and other related pecuniary losses suffered by McDonald's resulting from the Debtors' potential assignment and assumption of the Easement Agreement.

RESERVATION OF RIGHTS

12. McDonald's has preliminarily identified approximately fifty-one (51) locations in which there is a relationship between McDonald's and the Debtors (the "Locations"). A list of the Locations is attached hereto as Exhibit A. To the extent that the Third Cure Notice impacts any of the Locations, McDonald's incorporates by reference its Limited Objection and Supplemental Objection.

13. McDonald's reserves the right to supplement this Response with additional charges, obligations and costs (including attorney's fees and expenses) that may arise under the

³ McDonald's, through counsel, has reached out to Debtors' counsel for an extension to the objection deadline set forth in the Third Cure Notice. Debtors' counsel has agreed to extend the objection deadline to March 18, 2019.

Easement Agreement prior to the effective date of any assumption of the Easement Agreement. Additionally, McDonald's reserves all of its rights, including without limitation, with respect to all Reserved Lease Issues as defined in the Sale Order. Nothing herein shall be interpreted as consent by McDonald's to the assumption or assignment of the Easement Agreement and defenses to any request by the Debtors to assume or assign the Easement Agreement are expressly preserved.

14. McDonald's continues to review its records, the APA, the Sale Order, and other relevant documents and information that have been filed with the Court. In addition, a number of other agreements, additional pleadings, and information may be filed or disclosed after the filing of this Response. Accordingly, McDonald's expressly reserves the right to further supplement or amend the Response as information becomes available.

WHEREFORE, McDonald's respectfully requests that this Court enter an Order: (1) allowing additional time so that McDonald's may complete its Estoppel Process and assess the accuracy of the Proposed Cure Amount; (2) requiring the Debtors or the Buyer to cure any default under the Easement Agreement if it is assumed and/or assigned; (3) in the event the Buyer does not wish to take an assignment of the Easement Agreement, permitting McDonald's to immediately cease providing the services and performing any obligations pursuant to the Easement Agreement related to the stores and other premises that were sold to the Buyer; and (4) granting such other and further relief as is just and appropriate.

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Date: March 18, 2019

ELLIOTT GREENLEAF, P.C.

/s/ Rafael X. Zahralddin-Aravena

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